

**SUPREME COURT MINUTES  
MONDAY, JANUARY 25, 1999  
SAN FRANCISCO, CALIFORNIA**

S059214 Chevron U.S.A., Inc., Petitioner

v.

Workers' Compensation Appeals Board and Lucille Steele,  
Respondents

[T]he judgment of the Court of Appeal, annulling the order of the Board, is reversed, except to the extent the Court of Appeal reversed the statutory penalty the Board has imposed on Chevron. (See *ante*, fn. 1.) The matter is remanded to the Court of Appeal with instructions to reinstate the Board's order and award with the exception of the statutory penalty.

Brown, J.

We Concur:

George, C.J.

Kennard, J.

Baxter, J.

Werdegar, J.

Dissenting Opinion by Mosk, J.

I Concur:

Chin, J.

Orders were filed in the following matters extending the time within which to grant or deny a petition for review to and including the date indicated, or until review is either granted or denied:

A076980/S075064 People v. Dwight McCullough - March 2, 1999.

A077997/S075025 Robert Etter, Jr. v. Veriflo Corporation - February 26, 1999.

A078375/S074965 People v. Donovan Dewayne Hokett - February 26, 1999.

A079329/S075186 In re Daniel Louis Troy on Habeas Corpus; People v. Daniel Louis Troy; And Companion Case - March 4, 1999.

A080662/S075122 People v. Blanca Rubia Escobar - March 4, 1999.

B110993/S075044 People v. David Bradvica - March 1, 1999.

B111289/S074825 People v. Mario Morales et al. - February 26, 1999.

B111779/S074970 People v. Louie P. Brash et al. - February 26, 1999.

B114485/S075083 People v. Curtis Biddle - March 3, 1999.

B114846/S075055 People v. Winston Lee Bragg - March 3, 1999.

B115359/S075090 People v. Otis Michael Thomas - March 3, 1999.

B115758/S074991 People v. Juan D. Hernandez - February 26, 1999.

B118820/S075088 In re Dafne G. F., a Person Coming Under the Juvenile Court Law; People v. Dafne G. F. - March 3, 1999.

B126994/S074996 In re Luis Renteria on Habeas Corpus - February 26, 1999.

C022497/S075063 People v. Gary Contreras et al. - March 4, 1999.

C026467/S075002 People v. Russell David Baxter - February 26, 1999.

C026891/S075029 People v. Terrance Joseph Wernicke - March 1, 1999.

C027194/S075017 People v. Derik James Brock - February 26, 1999.

C031018/S075014 In re Arthur R. Anderson on Habeas Corpus - February 26, 1999.

D026833/S074995 People v. Armando Ruiz - February 26, 1999.

D026988/S075015 People v. Jason Albritton - February 26, 1999.

D027600/S075026 People v. Obed Valenzuela Murrieta - March 1, 1999.

D028325/S075027 In re Juan Zarco on Habeas Corpus; People v. Juan Zarco; And Companion Case - March 1, 1999.

D029110/S075097 People v. James John Burke - March 4, 1999.

D029246/S075104 People v. Gino Sevacos - March 4, 1999.

E019265/S075110 People v. Steven A. Thomas - March 4, 1999.

E021166/S075045 People v. Gabriel Louis Hernandez - February 26, 1999.

F025880/S075062 People v. Annette Gaylene Batten - February 26, 1999.

H015970/S074658 People v. Jason Michael Crippen - February 26, 1999.

H017185/S075084 People v. Roderick Bernard Boddie - March 3, 1999.

H017208/S074983 People v. Longino Mora - February 26, 1999.

S014664 People, Respondent

v.

Mario Lewis Gray, Appellant

The application of appellant for an extension of time to file appellant's opening brief is granted to and including February 22, 1999.

Further extensions of time will be considered only if appointed counsel's declarations show steady, substantial progress towards completing the opening brief, and are signed by counsel himself. The declarations shall be timely filed, and shall itemize the number of issues briefed to date, and shall set forth good cause for the requested extension of time. (See Cal. Rules of Court, rule 45.5.)

Counsel is directed, at the time he submits a draft of the opening brief to the California Appellate Project, to so inform the court by letter.

S018815 People, Respondent

v.

Raymond Anthony Gurule, Appellant

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's reply brief is extended to and including February 16, 1999.

S024642 People, Respondent

v.

Michael Ray Burgener, Appellant

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to and including February 19, 1999.

S039894 People, Respondent

v.

Christopher James Sattiewhite, Appellant

On application of appellant and good cause appearing, it is ordered that the appellant is granted to and including March 30, 1999, to request correction of the record on appeal. Counsel for appellant is ordered to notify the Clerk of the Supreme Court in writing as soon as the act as to which the Court has granted an extension of time has been completed.

S033998      In the Matter of Suspension of Attorneys  
Pursuant to Rule 962, California Rules of Court

**Michael Thomas Morrissey, #62195**, was listed by the State Department of Social Services as being in arrears in payment of support obligations. He later obtained the necessary release from the appropriate District Attorney. He has subsequently been identified by the Department of Social Services as again being delinquent. Pursuant to Rule 962(a) of the California Rules of Court, IT IS **HEREBY ORDERED** that **Michael Thomas Morrissey, #62195**, be suspended from membership in the State Bar of California and from the rights and privileges of an attorney to act from and after **February 24, 1999**.

IT IS FURTHER ORDERED that upon receipt by the State Bar of California of a release issued by the appropriate District Attorney pursuant to subdivision (1) of section 11350.6 of the Welfare and Institutions Code, the State Bar shall certify the fact of the receipt of such release to the Clerk of the Supreme Court and the suspension shall be terminated by order of this Court and he shall be fully restored to membership in the State Bar of California, and to all rights and privileges, duties and responsibilities incident thereto;

IT IS FURTHER ORDERED that until restored as above provided, he shall be precluded from practicing as an attorney at law, or an attorney or agent of another in and before all the courts, commissions and tribunals of this state, and from holding himself out to the public as an attorney or counsel at law.